GSA Privacy Impact Assessment (PIA): PIA-348

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Instructions

Privacy Impact Assessment (PIA)

The Privacy Impact Analysis (PIA) questionnaire is applicable to information systems which store or process privacy data. The questionnaire collects information about the types of privacy data which are stored and processed, why it is collected, and how it is handled. A PIA is required based on the results of a Privacy Threshold Analysis (PTA) questionnaire that has been completed for the information system.

Review the following steps to complete this questionnaire:

- 1) Answer questions. Select the appropriate answer to each question. Question specific help text may be available via the via
- 2) Add Comments. You may add question specific comments or attach supporting evidence for your answers by clicking on the licon next to each question. Once you have saved the comment, the icon will change to the licon to show that a comment has been added.
- 3) Change the Status. You may keep the questionnaire in the "In Process" status until you are ready to submit it for review. When you have completed the assessment, change the Submission Status to "Submitted". This will route the assessment to the proper reviewer. Please note that all values list questions must be answered before submitting the questionnaire.
- **4) Save/Exit the Questionnaire.** You may use any of the buttons at the bottom of the screen to save or exit the questionnaire. The 'Save and Close' button allows you to save your work and close the questionnaire. The 'Save and Continue' button allows you to save your work and remain in the questionnaire. The 'Cancel' button closes the questionnaire without saving your work.

 00 Default Layout
 Workflow
 99 Workflow Complete

 Status:

PIA **General Information** PIA-348 PIA ID: **PIA Status:** Completed Authorization **GSA** Implementation of Google Workspace This is a RPA: No Package (System Name): Assessment 2/14/2022 Is Latest: Yes Date: FISCAL Year: 2021 **PIA Required** (From Authorization Package): **Final FISCAL PIA Expiration** 2/14/2023 Date: Year: **Final PIA** 2/14/2023 **Expiration Date:**

Override / Reopen Explanation			
Override FISCAL Year:		Override PIA Expiration Date:	
Reopened Explanation:	Made changes to session 4.3		

Other Stakeholders				
Stakeholders (not in Approval Process)				
System Owner (SO):	McFerren, Chris A.	Authorization Official:	DelNegro, Elizabeth F	
System Owner (eMail)				
Name (Full)				
Chris McFerren				
Authorization Official (eMail)				
Name (Full)				
Elizabeth Delnegro				

PIA Overview		
A.System Name:	A. System, Application, or Project Name:	GSA Implementation of Google Workspace
B.Includes:	B. System, application, or project includes information about:	GSA Employees and Contractors
C.Categories:	C. For the categories listed above, how many records are there for each?	We estimate a minimum of 500,000 records for the above categories.
D.Data Elements:	D. System, application, or project includes these data elements:	Gmail Google, Meet Classic Hangouts, Google Chat, Google Calendar, Google Drive and Shared Drive . Google Docs, Google Sheets, Google Slides, Google Forms, Google Sites Google Keep Apps Script Chrome Browser,
Overview:	GSA uses GWE for email, collaboration and sharing applications (Gmail, Google Meet, Google Drive at Classic Hangouts, Google Groups, Google Vault, used as a means to collect, maintain, collaborate a within GSA.	nd Docs, Calendar, Chats and Google Keep, and Cloud Search) are
PIA-0.1:	Is this a new PIA or Recertification request?	Annual Recertification
PIA-0. 1Changes:	If you are reviewing this for annual recertification, please confirm if there are any changes in the system since last signed PIA?	Yes, there are changes

Comments				
Question Name	Submitter	Date	Comment	Attachment
No Records Found				

1 O Durnoss of	f Collection		
1.0 Purpose of			
PIA-1.1:	What legal authority and/or agreements allow GSA to collect, maintain, use, or disseminate the information?		44 U.S. Code §3101. Records management by agency heads; general duties 5 U.S. Code §301. Departmental regulations
PIA-1.2:	Is the information searchable by a personal identifier, for example a name or Social Security number?		Yes
PIA-1.2a:	If so, what Privacy Act System of Records Notice(sapplies to the information being collected?	s) (SORN(s))	Existing SORN applicable
		PIA-1.2 System Of Record Notice (SORN) CR:	
PIA-1.2 System of Records Notice(s) (Legacy Text):	What System of Records Notice(s) apply/applies to information?	o the	Yes, the system is searchable by a google account holder's name. Administrators can deactivate certain accounts; however, that does not preclude a user from searching a deactivated user's account for data that already exists in the system. Sources may vary widely as information is not collected by the system's applications specifically, but are used as a mechanism to store, collaborate and share information between users. The potential PII stored and shared using GWE comes from a varied source of extracts and sources. GSA primarily relies on GWE for storage, sharing or collaboration of mission-critical information at the FISMA moderate level. For example, Google and GSA have entered into a Business Associate Agreement (BAA) to allow GSA's Office of Evaluation Sciences to store HIPAA Limited Data Sets on Google Drive. GWE is covered under GSA's Enterprise Organization of Google Applications SORN GSA/CIO-3 GSA Enterprise Organization of Google Applications and SalesForce.com.
PIA-1.2b:	Explain why a SORN is not required.		
PIA-1.3:	Has an information collection request (ICR) been approved by the Office of Management and Budge		No
PIA-1.3 Information Collection Request:	Provide the relevant names, OMB control numbers dates.	s, and expiration	GWE is not an information collection for Paperwork Reduction Act purposes. If a Google form requires an ICR, the form creator must adhere to procedures and policy.
PIA-1.4:	What is the records retention schedule for the inforsystem(s)? Explain how long and for what reason is kept.		Records are maintained and verified while an employee has active employment. After a user leaves GSA, the email record will be available for 7 years and 15 years for high level officials. Records are disposed of as specified in the handbook, GSA Records Maintenance and Disposition System (CIO P 1820.1). The record retention period is indefinite this is part of GSA Number/Disposition Authority GRS 03.1/011 and DAAGRS-2013-0005-0008.

2.0 Openness and Transparency

PIA-2.1: Will individuals be given notice before the collection, maintenance, No

use or dissemination and/or sharing of personal information about

them?

PIA-2. 1Explain: If not, please explain.

As a general rule, personal information is not collected by the system's applications. The system is a mechanism to collect, maintain, collaborate and share information between users.

In cases where personal information is collected by the system's applications, the application will present the applicable Privacy Act statement(s) to the user before they submit such information.

3.0 Data Minimization

PIA-3. 2Explained:

PIA-3.1: Why is the collection and use of the PII necessary to the project or GWE core apps (primarily Email, Sites, Groups

system?

GWE core apps (primarily Email, Sites, Groups and Docs) may contain PII stored there by users for the purposes of normal day to day work operations, operations collaboration or simple storage. A user could potentially enter PII into the system but the system itself does not collect it. None of the system's applications collect that information by default.

In cases where the system's applications collect personal information, that information is needed to comply with a legislative mandate (e.g., law, Executive Order, etc.)

PIA-3.2: Will the system, application, or project create or aggregate new

data about the individual?

If so, how will this data be maintained and used?

PIA-3.3: What protections exist to protect the consolidated data and

prevent unauthorized access?

Multi Factor Authentication (MFA) is used for access to the data, access controls are in place to ensure no inadvertent Agency wide exposure of the data is permitted, and users are trained on the proper handling of PII information when used with these applications.

PIA-3.4: Will the system monitor the public, GSA employees, or

contractors?

PIA-3. 4Explain: Please elaborate as needed.

None

No

The system is a mechanism to collect, maintain, collaborate and share information between users and not used as a monitoring or

surveillance tool.

PIA-3.5:	What kinds of report(s) can be produced on individuals?	Using the audit logs provided by GWE as a part of it's Cloud Audit Logs, reports can be produced on Admin Activity and Data Access activity by both privileged and non-privileged users. Additionally, GWE administrators can filter and generate a report by event name, user, IP address, date, disk space and email address. Finally, If a system's application (e.g., Google Forms) collects personal information about a user, that information can be accessed only by administrators and privileged users. That information can be filtered and reported by user/email address and other data elements that may be collected. If a system's application (e.g., Google Forms) collects personal information about a user, that information can be accessed only by administrators and privileged users. That information can be filtered and reported by user/email address and other data elements that may be collected.
PIA-3.6:	Will the data included in any report(s) be de-identified?	Yes
PIA-3. 6Explain:	If so, what process(es) will be used to aggregate or de-identify the data?	Any reports that can be produced about the personal information are appropriate for those privileged users and do not require any aggregation or de-identification. However, in cases where information needs to be reported in the aggregate, privileged users should take care to de-identify all information prior to sharing with other audiences.
PIA-3.6Why Not:	Why will the data not be de-identified?	No, the reports that can be produced on Admin Activity and Data Access activity by both privileged and non-privileged users are appropriate for those audiences and do not require any aggregation or de-indentification.

4.0 Limits on Using and Sharing Information PIA-4.1: Is the information in the system, application, or project limited to only the information that is needed to carry out the purpose of the collection? Will GSA share any of the information with other individuals, **Federal Agencies** PIA-4.2: federal and/or state agencies, or private-sector organizations? For example, GSA may share data with the PIA-4.2How: If so, how will GSA share the information? DOJ, only for investigation purposes. The full list of disclosures GSA is permitted to make under the Privacy Act is listed in the SORN under "routine uses": https://www.federalregister.gov/d/2014-19071/p-26 Is the information collected: From Another Source PIA-4.3: PIA-4.3Other What is the other source(s)? Sources may vary widely as information is not collected by the system's applications Source: specifically, but are used as a mechanism to store, collaborate and share information between users. In cases where the system's application specifically collects personal information it would be collected directly from the individual. **BOT Name Vaccination Attestation GSA Roster** Update: The narrative information in response to the Vaccination Attestation process is stored in Google Sheets. It is organized by employee name and GSA email address. Any attachments associated with the narrative information are stored in Google Drive. PIA-4.4: Will the system, application, or project interact with other systems, applications, or projects, either within or outside of GSA? PIA-4.4Who If so, who and how? How: PIA-4. 4Formal Is a formal agreement(s) in place? o Agreement: PIA-4.4No Why is there not a formal agreement in place? GWE is not internally connected with any other systems with memoranda of understanding Agreement: (MOU) or information sharing agreements (ISA). However, GWE does integrate with GSA's Active Directory (AD), which is under Enterprise Infrastructure Operations (EIO) FISMA and provides the access control list for GWE.

5.0 Data Quality and Integrity

PIA-5.1: How will the information collected, maintained, used, or disseminated be verified for accuracy and completeness?

Sources may vary widely as information is not collected by the system's applications specifically, but are used as a mechanism to store, collaborate and share information between users.

6.0 Security

PIA-6.1a:	Who or what will have access to the data in the system, application, or project?	All GSA users including contractors use GWE for email, collaboration and sharing of information. As such, the applications (Email, Sites, Docs, Calendar, and Drive & Hangouts) do not collect any information, but it's used as a means to store, share or house information of many types by all users in GSA. All personnel required to have background investigation completed before email access is granted. The GWE team verifies suitability of an employee or contractor before granting access to GWE from GSA Credential and Identity Management System (GCIMS) before granting access to email. To enable similar sharing and collaboration in Google with our non-GSA partners, these partners will use the GSA Affiliated Customer Accounts (GACA) process. GACA accounts allow GSA employees to share information on Google Drive or Google Sites with GSA external customers and business partners who do not have a gsa.gov email address. Use of a GACA account has no impact on whether or to whom information can be shared. The determination of what can and cannot be shared using a GACA account is made on a case-by-case basis, looking at the type of information and the identity of the party with whom it is shared.
PIA-6.1b:	What is the authorization process to gain access?	All personnel required to have background investigation completed before email access is granted. GWE team verifies suitability of an employee or contractor before granting access to GWE from GSA Credential and Identity Management System (GCIMS) before granting access to email. To enable similar sharing and collaboration in Google with our non-GSA partners, these partners will use the GSA Affiliated Customer Accounts (GACA) process. GACA accounts allow GSA employees to share information on Google Drive or Google Sites with GSA external customers and business partners who do not have a gsa.gov email address.
PIA-6.2:	Has a System Security Plan (SSP) been completed for the Information System(s) supporting the project?	Yes
PIA-6.2a:	Enter the actual or expected ATO date from the associated authorization package.	3/25/2022

How will the system or application be secured from a physical, technical, and managerial perspective?	GSA assesses information and systems for compliance risk, reputational risk, strategic risk, situational/circumstantial risk, and operational risk. In order to mitigate these risks to an acceptable level, GSA implements extensive security controls for information collected or maintained on its behalf, and conducts third-party assessments of vendors and services it procures. GSA leverages FedRAMP instance of GWE and it has been approved to use as SaaS from FedRAMP. GSA implements controls relevant to third party vendors and services according to risks identified the following types of third party reviews: Third Party Security Assessment and Authorization (SA&A) Package; Statements on Standards for Attestation Engagements (SSAE) Review; Risk Assessments by Independent Organization; or a complete Risk Assessment by GSA.
Are there mechanisms in place to identify and respond to suspected or confirmed security incidents and breaches of PII?	Yes
What are they?	GSA has procedures in place for handling security incidents. GSA monitors use of its systems and is responsible for reporting any potential incidents directly to the relevant Information Systems Security Officer (ISSO). This Officer coordinates the escalation, reporting and response procedures on behalf of GSA.
	Are there mechanisms in place to identify and respond to suspected or confirmed security incidents and breaches of PII?

7.0 Individual Participation			
PIA-7.1:	What opportunities do individuals have to consent or decline to provide information?	No opportunities exist to consent, or decline. Sources may vary widely as information is not collected by the system's applications specifically, but are used as a mechanism to store, collaborate and share information between users. For initial use cases with personal information, users are still required to respond, but they may choose the option that is equivalent to declining to provide any personal information.	
PIA-7.10pt:	Can they opt-in or opt-out?	No	
PIA-7. 1Explain:	If there are no opportunities to consent, decline, opt in, or opt out, please explain.	No opportunities exist to consent, decline or opt out. Sources may vary widely as information is not collected by the system's applications specifically, but are used as a mechanism to store, collaborate and share information between users.	
		For initial use cases with personal information, users are still required to respond, but they may choose the option that is equivalent to declining to provide any personal information.	
PIA-7.2:	What are the procedures that allow individuals to access their information?	Only cleared individuals are granted permission to the system after a successfully completed background investigation. Individuals do not access their personal information in GWE directly. Instead, individuals may update their personal information via HRLink and GCIMS. Access Logs are available for audit purposes. GACA account holders can view their own account information in Google but do not have access to an account in HRLink and GCIMS. These non-GSA partners will use the GSA Affiliated Customer Accounts (GACA) process to create GACA accounts and those account holders can access their own profiles in Google.	
PIA-7.3:	Can individuals amend information about themselves?	Yes	
PIA-7.3How:	How do individuals amend information about themselves?	An individual's information (e.g. profile display name) can only be changed via authoritative systems such as HR Links and GCIMS.	
		In the case of users providing personal information via the system's applications, the user will have access to update their personal information via modification to a Document, Sheet, etc. or amending responses submitted via Google Form.	

8.0 Awareness and Training

PIA-8.1:

Describe what privacy training is provided to users, either generally or specifically relevant to the system, application, or project.

GSA requires annual privacy, security training & collaboration sharing for all personnel and has policies in place that govern the proper handling of PII. This is managed through the CIO and Online Learning University (OLU) system.

9.0 Accountability and Auditing

PIA-9.1:

How does the system owner ensure that the information is used only according to the stated practices in this PIA?

GSA requires privacy and security training for all personnel, and has policies that govern the proper handling of PII. GSA has also implemented security and privacy controls for its systems, including those that support design research, and has limited access to those personnel with a need to know. Further, OMB requires the GSA to document these privacy protections in submissions for Information Collection Requests processed under the Paperwork Reduction Act. All GSA systems are subject to periodic audits to ensure that GSA protects and uses information appropriately. As discussed above, GSA takes automated precautions against overly open access controls.